City SENTENCING dATED MARCH 10, 2009 but Your HoNOR, YOU ARE the "ONE" that CAN Fix This. ... YOUR HONOR, LOOK AT LINE

15 to 25, The STATE AlREAdy KNEW that I had

A 15 YEAR CONCURRENT SENTENCE FROM the Howard ble Judge AND A LONGER "CONCURRENT

SEXTENCE Would MAVE BEEN the PROPER SENTENE to imposé bécause the 10 YEAR CONSECUTIVE SENTENCE LE hind the 15 YEAR CONCURRENT SENTENCE HAS CAUSE CONFUSION and HAS TEAD to AN INCREASE MAKING 15 YEARS READ AS 27 YEARS. YOUR HONOR, PLEASE SEE Robert W. Alston V. STATE 38 Md. App. 611 PLEASE YOUR HONDE, READ this CASE, I HAVE the VERY SAME dilEMMA AS MR. Alston ... YOUR HONOR, I BROKE thE LAW TYEARS Ago AND I TRULY do REGRET the turn of EVENTS that Day ... But I did Not Waste Any time While Righting My Wrong that I Commitment ... Drugs or being on Drugs ARE NO longER AN EXCUSE FOR ME!! I HAVE A BOOK by DR. WAYNE W. DYER CALLED: "Excuses Begone". I teach young gars members from this book that there is No ExcusE tor Commitment Crimés. "AN EXCUSE IS WORSE AND MORE TERRIBLE THAN A LIE. AlEXANDER POPE BE WEll HoNoRable Judge William C. Mulford II SINCERELY With

	}
	<u> </u>
· · · · · · · · · · · · · · · · · · ·	
	√
IN Résponse la 9/16 Hadalable Judgés Léttén Dated Séptembée 9, 2013.	·
IN RESPONSE TO THE TO THE TOTAL PROPERTY OF THE PARTY OF	
SEPTEMBER 9, 2013.	
DEAR HONORAble Judge William C. Mulford II	
William C. Mulford II	
Thank you for Considering my Letter.	
Thank you for Considering my Letter. I Pray that this Honorable Court Will	
HEAR the DEFENDED.	
Thank your fisher Boisey L. NEW SR.	
BOISEY L. NEW SK	
State of the state	

	-,
e control of the cont	i

4 2 2

STATE OF MARYLAND VS. BOISEY NEAL March 10, 2009 BEFORE JUDGE TIMOTHY DOORY

Cox was, as the administrative judge, was even thinking about doing some other things to try and get Mr. Neal here. And Ms. Love-Kelly made a number of phone calls, spoke with transportation people, and felt assured that we knew we could get him here this time. And I think Ms. Love-Kelly, if Your Honor wanted to say something in open court on the record, that he's finally here because of Ms. Love-Kelly's - the work she did with the transportation people to get him here.

THE COURT: Congratulations. Now you've got to try the case.

MS. KELLY: Right, right.

THE COURT: So what are we going to be able to do with him?

MR. LEEDY: Your Honor, he's currently serving, I think you'll see it in the record, that he's going to serve 15 years on a split sentence from Anne Arundel County. I think Ms. Love-Kelly and I have always, even though we're not quite there on numbers, it was always our assumption that we would try to work these cases out for something that gives him some additional time in addition to what he's already serving. The last time we talked,

Ms. Love-Kelly was hoping for something that would
either a long concurrent that would result in the years additional, or I was looking at something along the lines

To THE HONORAGE Judge, William C. Mulford II Good Day Your Hodge! I HAVE RECEIVED YOUR HONOR'S LEHER DATED August 15, 2013 AND I WANT TO SAY THANK YOU TO THE HONORABLE JUDGE FOR REPLYING. JOHR HONOR, BEFORE I MAKE MY REGUEST, I Would first like To MAKE A STATEMENT TROM William Shakespeger's Hamlet"; A Character NAMED POPONIUS MAKES this STATEMENT! Polonius tells his SON, LAERTES: Mis above all: to think ownself be true, and it must follow, as the Night the day, thou Cannot then be false to Any MAN. Your Horor, EVERY MAN-WILL ONLY GECOME Utrue to All MEN when he becomes PRUE to his OWN CONSCIENCE ... SEVEN YEARS Ago, I lost EVERYthing, My wife, my Children, And My Company BECAUSE The Horardli Court Showed MERCY ... THE Court Could have givEN ME 40 YEARS, but the Hororable Judge only imposed A 15 YEAR SENTENCE that is SAID CONCURRENT.

MOUR HONOR, I HAVE CONÉ ÉVERYTHING THAT THE COURT MAS ASK OF MÉ AND I HAVE BÉEN OFF DRUGS SINCE 10/18/2006... I have waitted to the Collateral REVIEW Division office for help to file for A Modification of SENTENCE. Esq. D. Scott Whitney did RESPONE AND THIS looked OVER My Court TRANSCRIPTS, Commitment Récord And Court Pocket. Esq. D. Scott Whitney has Said the Same Thing That The HUNDRABLE Judge STATED in his Litter. MR. WhitNEY has intorm Not To SENd Asything Else To This Horong ble Court or My OWN, Ex PARTE OR PROSE... HE
Also SAID that his office CANHOT give ME COUNSE! AND I should write-To The ANNE ARUNDEL. Country Public DÉFENDER OFFICE TO FILE FOR A SÉNTENCE Modification for the SAID 15 YEAR CONCULEEN & SENTENCE ... Your Horor, how CAN I file with Uthe Public DEFENDER OFFICE it they will not RESPONE?

	Sour Hodge How do I RECEIVE A
	JOHN HONOR, HOW do I RECEIVE A LAWYER IF NO ONE WILL RESPONSED? I will write them once more but I do,
	I will waite them once MORE but I do
	Not Think it will do Ady Good. I HAVE
	SENT the Public Defender office "31"
	LEHELS, AND I HAVE NOTHING. IS THERE
 	Anything The Court CAN do To help ME
	Set Course!?
	\mathcal{U}
	Your Horlor I AM BEgging
	The Court for Help. Please!
	- Stould ONLY MAVE TO YEARS AND MYS
	15 TRuly VIN Fair
	MANK You too MEARING ME YOUR HONOR,
	THANK YOU FOR MEARING ME YOUR HONOR, AND I PLAY THAT THE COUR & MAY Assist ME IN the MATTER OF SEEKING
	Courtsel.
	HAVE A Good Day Your Horor!
	JOHR HONOR!
	-S:/0=0/
	Sixcercly
	Fish'
•	Buisey L. NEAL SR.
<u> </u>	BUISEY L. NEAT OR.